

OUT

GOUT
OODS.
NOTIONS,
TOES,
REET,
(ing Store.)

COUNTRY MERCHANTS WILL
 PLACE.
 CO.,
 Street,
 (see's Drug Store.)
 UT SALE
 st JUNE
 T
 & BOHM

OF GOODS
COST,
HATS AND SHOES,
and Laces, Trim-
and Braicu
snaburgs,
and Collon-
es,
and Lace.

...cales, Jaconets,
 KS,
 Country Merchants pur-
 examine the large and
 to sell regatties of cost.
BROS. & BORN.

CO.,
 Memphis, Tenn.,
 S IN

AND OTHER WINES,
H. Mumm & Co.'s
Reims Whisky.
SALE!

REDUCTION!
DOWN
BRO'S.
E STOCK OF
Y GOODS

PRICES. RETAIL.

BROS.,
per Jefferson.

Resident Notice.
Court of Memphis, Tenn.
Laurel & Co. vs. Math, Al-

my affidavit in this cause
against, H. C. Davis, Jr. & Al-
binson of Davis, Albion & Co.,
the company, W. J. Davis and
any one of them of the same
where, that they make their
at the Courtroom in this
them, on or before the 15th
day, and paid, answer or
court bill, or the same will
used as to them, and set for
and that a copy of this order
a week, for their respective
upta Appeal.

President Notice.
Court of Memphis, Tenn.
In Campbell et al. vs. John
in the Sheriff's return in
the docketing 2, H. Vergn-
and J. C. Williams are com-
respective counties, (H. Ver-
gt, and upon whom personal
arrested, and John Williams
his Vance, deceased, and C.
and
decided that they make their
at the courthouse in the dis-
act and any claim there-
and Bill; and the said Lee
show cause why they are
arrested against them, or
his Vance, deceased, or the
named as to them, and sell
article, and a copy of the
a week, for time spent

Memphis Appeal.
LSTON, Clerk and Master.
Jewell Clark and Maazel,
vs. Maazel, Noy & Co. Com-
pulsory suit.
162. Jan 10-11.

Memphis Appeal.
Shaluff, vs. W. D. Nesbitt, de-
fendant.
Establishment having been
in possession of section
Faintness, and was
and returned by the proper
file, "on the property of the
defendant.
returned. That said defendant
thence, to the city of Mem-
phis, where the said section
of defendant's suit, as the
for continued as to him, and
according to the said section
is published once a week re-
sults in the Memphis Appeal.
JAMES McNUVAN, Clerk.
151 E. 1st.
Anderson, Attorneys for

[illegible]

The Master's names as required
advised to appear on the fifth
day of May at the County Jail,
Seminole county, at 10 o'clock
the acting judge estimated, and
same may be proceeded with

CAMPBELL, J. P. for S. C.
myself in law.

Judgment Notice.

WALTON, J. P., No. 78 Kail-
ambler, vs. A. E. Wood et al.
In the above entitled cause
I hereby give notice that an attachment
against him and listed as follows:
a surgical instrument, con-
taining a non-compliance of
and that the same are now pro-
to be served upon him, and
to stand for trial on May twelve,
which is the day of his return,
upon which the said case will ap-
pear and the same will be pro-
ceeded with and a copy of the same
is given a week for four weeks.
FERNANDEZ.

A. E. WALTON,

WILLIAM
Judge of the Peace.
Attorney for Plaintiff.